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REMARKS

Applicants thank the Examiner for the very thorough consideration given the present application.

Claims 1-22 are now present in this application. Claims 1, 11 and 12 are independent.

Reconsideration of this application is respectfully requested based on the original Reply filed on May 7, 2008, and an accurate English translation of KR 7187/2002, a copy of which is attached hereto, and the remarks set forth, below.

English Language Translation of KR 71871/2002

In order to perfect their foreign priority claim, and thereby obtain an effective filing date of November 18, 2002, which is prior to the December 11, 2002 effective filing date of U.S. Patent Application Publication 2003/0074672, Applicants enclose a copy of an accurate English language translation of KR 71871/2002.

Support for the Claimed Invention by KR 7187/2002

Support for the independent claims is shown, below. The dependent claims include the features of the independent claims, so the reference will be removed as prior art for any claim that depends on the independent claim, as well.

1. (Previously Presented) A method for displaying digital television broadcasting, the method [page 2, last full sentence] comprising the steps of:

separating AV broadcast signals and data broadcast signals from digital television broadcast

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signals of at least one channel [separated signals shown in Figs. 1(a), 1(b) and 1(c)];

selectively mixing the AV broadcast signals and the data broadcast signals according to a display setup request inputted by an input unit [paragraph bridging pages 5 and 6, and description of Fig. 2 on page 7, input unit can be any one of items 120, 130 and 140];

providing the selectively mixed signals directly to a first display unit [first display unit can be 160]; and

providing the selectively mixed signals via a home network to at least one display unit [e.g., display unit 110] other than the first display unit and other than the input unit.

11. (Previously Presented) A method for displaying digital television broadcasting, the method [page 2, last full sentence] comprising the steps of:

separating AV broadcast signals and data broadcast signals from digital television broadcast signals of at least one channel in response to an display sctup request inputted by an input unit [separated signals shown in Figs., 1(a), 1(b) and 1(c)];

selectively mixing the AV broadcast signals and the data broadcast signals according to the display setup request <u>[paragraph bridging pages 5 and 6, and description of Fig. 2 on page 7, input unit can be any one of items 120, 130 and 140]</u>;

providing the selectively mixed signals directly to a first display unit [first display unit can be 160]; and

providing the selectively mixed signals via a home network to at least one display unit [e.g., display unit 110] other than the first display unit and other than the input unit.

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12. (Previously Presented) An apparatus for displaying digital television broadcasting

[page 2, last full sentence], comprising:

a processing means for separating AV broadcast signals and data broadcast signals from

digital television broadcast signals of at least one channel [digital TV with set-top box of Fig. 2 and

described in paragraph bridging pages 6 and 7];

an input means for inputting a display setup request [input unit can be any one of items 120,

130 and 140];

a mixing means for selectively mixing the AV broadcast signals and the data broadcast

signals according to the display setup request inputted from the input means [one of 120, 130 or

160 performs mixing by user. Mixing method disclosed on page 8, lines 1-20];

a home network [140 in Fig. 2];

a first display means [160] for displaying the selectively mixed signals directly from the

mixing means; and

at least one display means [110 or 120 or 130] other than the first display means and other

than the input means for displaying the selectively mixed signals via the home network

Rejection Under 35 U.S.C. § 102

Claims 1-22 stand rejected under 35 U.S.C. § 102(e) as being anticipated by Daniels (U.S.

Patent Application Publication 2003/0074672). This rejection is respectfully traversed.

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A complete discussion of the Examiner's rejection is set forth in the Office Action and is not

being repeated here.

Applicants respectfully traverse this rejection because Daniels is not prior art to this

Application, the effective filing date of which is November 19, 2002, based on the attached English

language translation of KR 7187/2002, and for reasons discussed above.

Accordingly, reconsideration and withdrawal of this rejection of claims 1-22 are

respectfully requested.

Conclusion

All of the stated grounds of rejection have been properly traversed, accommodated, or

rendered moot. Applicants therefore respectfully request that the Examiner reconsider all presently

outstanding rejections and that they be withdrawn. It is believed that a full and complete response

has been made to the outstanding Office Action, and as such, the present application is in condition

for allowance.

If the Examiner believes, for any reason, that personal communication will expedite

prosecution of this application, the Examiner is invited to telephone Robert J. Webster, Registration

No. 46, 472, at (703) 205-8000, in the Washington, D.C. area.

Prompt and favorable consideration of this Amendment is respectfully requested.

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If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Dated: July 7, 2008

Respectfully submitted,

Esther H. Chong Reg. No.: 40,953

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Enclosure:

Accurate English language translation of KR 071871/2002 (14 pages)